From: Gillespie, Andrew [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=DCE99ECE87694A06B3009D7756E2A89E-GILLESPIE, ANDREW]

**Sent**: 12/9/2021 8:01:12 PM

To: Hartman, Mark [Hartman.Mark@epa.gov]

Subject: FW: Follow-up re: cumulative risk assessments

FYSA, interesting read from OGC about their discussions with RAB5 on cumulative risk assessment.

## Ex. 5 Attorney Client (AC)

Andrew J. R. Gillespie, Ph. D. Division Director (Acting), US EPA/OCSPP/OPPT/ECRAD

Office 919 541 3655 Mobile 614 330 2226

From: Fisher, Bethany

Sent: Wednesday, December 8, 2021 10:08 AM

**To:** Edmonds, Marc <<u>edmonds.marc@epa.gov</u>>; Price, Michelle <<u>Price.Michelle@epa.gov</u>>; Beachum, Collin <<u>Beachum.Collin@epa.gov</u>>; Luz, Anthony@epa.gov>; Arashiro, Maiko <<u>Arashiro.Maiko@epa.gov</u>>;

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Cc: DePasquale, Daniel < depasquale.daniel@epa.gov>; Pittman, Forrest < Pittman.Forrest@epa.gov>

Subject: Follow-up re: cumulative risk assessments

Hello ECRAD and ECRMD colleagues,

Thank you very much for including OGC in discussions about potential cumulative risk assessments for TSCA risk
evaluations. Per our earlier conversations with both offices, we've thought about how EPA might legally use such
assessments as part of risk evaluations and subsequent risk management actions for phthalates. Our initial views are
below, but we would appreciate the opportunity to touch base with both offices to ensure this framing would actually
work and make sense for risk assessors and risk managers, Ex. 5 Attorney Client (AC)
I'll try to find time on our calendars to meet about this before the holidays, and please feel free to reach out if
you have any questions or concerns in the meantime.

Ex. 5 Attorney Client (AC)

## Ex. 5 Attorney Client (AC)

Bethany Fisher EPA Office of General Counsel Pesticides and Toxic Substances Law Office 202-564-2672